The Philadelphia Sun, the only so called Native American paper in the United States.

On the 24th day of August, 1852, at 2 o'clock and Lowis C. Levin the only Native American representative in Congress, both bitterChase, deceased, forty acres of land—it being the ly oppose Scott, and go for Pierce. Why north-east quarter of the north east quarter of do they so if Scott is the Native American section No. 11, town 8, range 15. Appraised do they so, if Scott is the Native American that the locofoco papers charge him to be?

A free banking law has passed the Legislature of Connecticut, in which the United States stocks, the stocks of all the New England States, and of New York, Ohio, Kentucky, and some other States, and the stocks of all cities in Connecticut, are allowed to be denosited as a basis for circulation. The Legislature is overwhelmingly Democratic. What a contrast with Ohio Demogracy !

ANOTHER CONVERT .- John K. Wilson. formerly Sheriff of Butler county, and always a Democrat, was one of the Vice Presidents at a late Scott demonstration at Hamilton county. He declares his determination to support the Scott ticket, and says that there are a large number of Democrats in Old Butter who will do the same. They have not forgotton the great services of Scott to

The Illinois Whig Convention met at Springfield, last week, and nominated B. B. Webb, for Governor, Col. J. L. D. Morrison for Lieutenant Governor, B. L. Morris, for Secretary of State, F. Areniz, Treasurer, and Chas. Beus, Auditor. Wm. Bebb. late Governor of this State, and Joseph Gillesple, were nominated Electors at large.

A new metal having the appearance o silver, but the hardness of placing, has been discovered in digging a well in Florida.

PUBLIC DEBT OF OHIO.

The Ohio Fend Commissioners are town, for the arrangement of the July interest of the State Debt. The money is all ready but owing to the controversy likely to arise in Ohio between the Banks and the State growing out of the late oppressive and, as Banks contend, unconstitutional tax law. some thought was entertained by part of the Fund Commissioners of separating the State Agency in New York from the Ohio Trust Company. But this has been found imprac- MARINE AND FIRE ticable to the State, as well as wholly undesirable to the public creditors. And notwithstanding the readiness of the officers of the Trust Company in this to surrender the State Agency rather than yelld a tittle of the right of the Company to contest unauthorized party legislation at home, no change. we hear, will for the present be made. In this decision the Fund Commissioners act wisely. Nothing is so well calculated to bring reproach upon Sinte credit as the mix ing up the administration of the public debt with party politics. Nearly all the Eastern creditors of Obio know that but for the exertions and sact fices of the Trust Company the State would not have been able to pass through the dark days to her credit of 1842-3. And ever since then the advantages of the Agency have been for the most part in her favor .- New York Times.

WESTIRN INTERESTS.

But for perty influence, there could be no difference of opinion among Western men, as to the propriety of Congress making appropriations for the improvement of Western Rivers and Harbors. In spite of this pernicious influence, many Democrats of the West have, from time to time, advocated the exercise of this power. But Southern Dem ocracy rules, and the narrow doctrine which cas us off from any share in the disbursement of the National Funds, is made an article in the Democratic Creed. At the Convention which nominated Mr.

Pierce, it was resolved. upon the General Government the power

to commence and carry on a general system of Internal Improvements. According to this plank of the Democratic Platform, the Constitution does not author-

ize a general system of Internal Improvemenis. What does it authorize? A partial system, such as has been practiced under Democratic rule? Is it, according to Dem ocratic construction, constitutional to appropria e milions to build Custom Houses in the Eastern cines, and light houses on the Atlande coast-to erect breakwaters, and make other improvements, in Eastern harbors: and unconstitutional to expend one cent for the removal of snags and other obstructions from Western Rivers, or for ma- Fancy Articles, Superior Inks, Letter and Cap king the Lake harbors more secure? This is the doctrine, both in theory

nothing else. Mr. Pork's Veto of the River and Harbor Bill was in accordance with this doctrine, and so were Gen. Frank Pierce's votes, while in Congress. Should Gen. Pierce be elected, the great West has nothing to expect, in the way of aid in improving her Rivers and Harbors. Those snags and sawyers, which, to the great danger of tife DANIEL & RATHBURN, and property, are planted in the Ohio and BANKERS AND BROKERS, Mississippi, for the four years succeeding the 4th of March next, may rear their ugly heads in triumphant defiance, ready to pierce infortunate as to come in contact with them. private Banking. Democracy will be their guardian-the influence of the Administration will protect them from the rude assoults of snagboars, and the country devices of engineers. And the Veto power, that sweet morsel of Monarchy, which Democracy yet rolls under its tongue, stands ready to ward off any blow nich may be aimed at them by the Repreentatives of the people .- Ripley Bee.

MARRIED.

On the 17th inst., by H. H. Rice, Esq., Mr. JAMES DAVIDSON to Miss MELVINA MOORE, all of Mid lleport.

The "Salem Baptist Association" Will meet with the Canaan Church on Friday efore the fourth Sunday in August, being the 20th day of the month. The introductory ser-m n will be preached by Rev. HORACS PARSONS. at 10 o'clock, A. M. of said day. WM. McABOY, Secty Ex. Com.

Notice

hereby given that the subscriber has been appointed administrator of the estate of John ders, late of Meigs county, deceased. July 22, 1852,-3w

Abel Chase's Estate. OTICE is hereby given that the subscriber have been appointed and qualified as ex rs on the estate of Abel Chase, late of Rut ad: Meigs county, deceased. Dated at Rutland, this 15th day of July, 1852

ROYAL CHASE, ARTHUR MERRILL.

Road Notice. TOTICE is hereby given that there will be petition presented to the Trustees of Salis bury township, at their meeting, on the 26th day of August, 1852, at the Court House in Pomeroy, for a grant to make a Township Road, as follows: Commencing at the line between Samuel Stevens and Caleb Clark's, running in a south-western di rection eighty or ninety rods; passing through the land owned by Caleb Clark and John Gorsuch, to intersect the public road leading from Harrison ville to Pomeroy, ten or twelve rods from the ce of John Goranch. A PETITIONER

Administrator's Sale.

Terms-one third in hand, one-third in six months, and the balance in twelve months, with interest and personal security. jy22-4w MARTIN CHASE, Adm'r.

Notice. A T my instance an attachment was issued on the 25th day of June, 1852, by Morris Henry, a Justice of the Peace of Chester tow iship. Meigs county, Ohio, against the goods and effects of David Hoy, an absconding debtor. jy22-3w J. V. SMITH.

SOCIETIES.

MASONIC .--- Pomeroy Lodge. No. 164, State 1 Meetings, the Monday Evening, on or before the full moon in each month. Hall in Murphy's building, Second st. I. O. O. F. .- Naomi Lodge No. 117,-Meetines on every Friday Evening. Hall ia Edwards' building.

Welfare Division, No. 96, Sons of Temperance,—Meetings every Saturday 2nd "
Evening. Hall in DeCamp's building. Salisbury Division No. 292 Sons of Temperance—Meetings on Saturday Evenings. Hall, Rice's building Middleport Crystal Fount Division No. 1 Sons and Daughters of Temperance meetings every Saturday afternoon at the Sons'

CHURCHES.

Protestant Episcopal-Rev. Thomas B. DOOLEY, Rector:-Services every Sabbath morning, 2nd at 10# o'clock.

Presbyterian-Rev. R WILKINSON, Pastor Services every Sabbath morning at 101 o clock. Methodist Episcopal-Rev. J. F. Gives, 2nd Pastor:—Services at the upper church on alternate Sabbath mornings, at 10 o'clock—at lower church, 2nd very Sabbath afternoon, at 3 o'clock.

German Methodist-Rev. Mr. Geren,-Services every Sabbatt morning. German Lutheran-Rev. Mr. HABEL.-

Roman Catholic -- Rev THEOPHILES KRAPF, Stout, and Robert Bradford.

IN ILA NUED INSURANCE, BROTECTION

INSURANCE COMPANY OF HARTFORD, CONN.

Policies issued at Rates of Premium as low as any other RESPONSIBLE Company, by
A. DONNALLY, AGETT,
For Pomeroy and Meigs County.

I aguerreotype Yacht!
AMARTINE & SULLIVAN'S boat is nov lying at Pomeroy, near the wharfboat, where 2nd hey intend to remain a few days. They solicit

the patronage of the inhabitants. Their instruments are of the best kind. The arrangement fo light is so adapted that they can take pictures in all kinds of weather. Those who are desirous of having good Miniatures, can now have an opportunity of getting the best kind. Family groups taken. Infants can be taken in a few seconds. Specimens can be seen at the Post Office and on June 24, 1859-1f.

HE FIRST PAGE OF VOLUME No. 2.—On the first page of Volume No. 2 can be seen the removal of L. S. Caoroor's Saddler Shop to a room fitted up expressly for his accommodation, on Front street, two doors below Crawford & Stier's store, where may be found at all times all kinds of Saddles, Harness, Bridles, Whips,

Or, in fact everything that is ever made in a Saddler Shop; and what is still more desirable you will always find the b'hoys at home ready to patch up your old Collais and other fixins, just by the Cooper. . way of accommodation, you know.

[] Call around and see what a tall shop he has L. S. CROFOOT. got, any how. Pomeroy, Decembers, 85-n41f.

DARIUS REED POMEROY, OHIO. WHOLESALE AND RETAIL DEALER IN

DRUGS, MELICINES & CHEMICALS. VARNISHES AND DYE-STUFFS, DOW GLASS AND PUTTY. GLASSWYRE, PERFUME aint Brushes. Field and Garden seeds, Ifresh.

S! RGICAL INSTRUMENTS, Cigars, Snuffs, Manufactured Tobecoo, Taten Medicines, Pure Wines and Brandies for Medicinal Purposes! Paper. Steel Pens and Stationery, also

CHOICE GROCERIES, ETC. Customers and Physicians will always find practice, of the Democratic Party. The at this Establishment, PRESH and UNADULTERATED resolution quoted above means this, and MEDICINES, which have been selected with great personal care for this Market. All purchasers are invited to examine my Stock and prices before purchasing elsewhere, for I am determined to sel the sest of Drugs and as CHEAP as any estabishment in the State.

17 Orders from the country promptly filled and satisfaction guaranteed. Pomeroy, March 18, '52.

W OULD RESPECTFULLY inform the citi zens of this community and the public in general, that they are now prepared to transact any flatbout or steambout which may be so the various branches pertaining to the business of They will receive deposites either on time or to

be repaid on call. Will allow six per cent. interest on time depos its; and a small rate of interest on current deposs where the account will warrant it. Will discount time bills or notes of hand. Furnish Exchange on the principal cities in the

nited States or Europe. Will give prompt attention to collections in all pers of the United States where practicable.

And deat generally in Coin, Uncurrent Mo-

Troffice on Front street, in Dr. Knapp's build-Pomeroy, May 13, 1852 .- n211f.

HENRY COX's

IRONING MACHINE.

ICHARD DAVIS has the pleasure to an-nounce to the respectable inhabitants of necoy and the adjoining neighborhood that he is now prepared to receive Linen, Ladies I resses, Gentlemen's Shirts, &c., of every description, for froning, at the lowest possible charge, with care. Four dozen can be ironed in one hour, or more, f required. No fire is used, and the Linea bears a most beautiful gloss, without injury.

Residence, corner of Spring street, opposite Mr. Wink's Grocery Store.

Pomeroy, June 24, 1352. sale of Real Estate by order of Court. O N the 24th day of July A. D. 1852, at the hour of eleven o'clock, A. M., on the premises in Scipio township, Meigs county, Ohio, will be sold to the highest hidder, the following real estate, subject to the widow's dower therein viz: Seventy acres of land lying in said township belonging to the estate of Elias Willison, dec' TERMS,-One third cash in hand, one-third in six months, and the residue in twelve months

with interest from date. ALFRED LEE, Adm'r. of Elias Willison, dec'd. June 25, 1852-w5. 83 00.

OTICE is hereby given, that the substriber has been appointed and qualified as Ad ministrator on the estate of John Sudduth, late of Meigs county, deceased. C. DECAMP June 10, 1852 .- pd.

Premiums may be awarded on artic es of m rit Dozen Gam Suspenders, of different kinds, at DDWARDS"

Meigs County Agricultural Society. 1 lock on the day of the Fair At a meeting of the Board of Directors of the Meigs County Agricultural Society, held at Pome n or near the Fair grounds.

By order of the Board of Directors. roy, on the 19th day of June, 1852, the following list of Premiums was ordered to be published aptemiums to be awarded at its second Fair to be J. M. GILMORE, Rec. Sec'y.

held at the Rock Spring Hotel, (Leonard Carle ton's,) on the 30th day of September next: 2.000 Bollars Wanted. Best Stallion from 3 to 5 years old. R. T. VAN HORN. Pomeroy, July 15, 1852.

A TTORNEY and Counseller at Law and So-licitor in Chancery, will practice in the Courts of Meigs, Athens, Vinton, Jackson, and Gallia counties.

Best Horse Colt from 1 to 2 years old, Those persons having unsettled accounts Best Horse or Mare Colt under 1 y'r old, with us are requested to present the same as soon as possible for adjustment. R. T. VAN HORN. Best Mare Colt from 3 to 4 years old,

Best Mare Colt from 2 to 3 years old, Best Mare Colt from 1 to 2 years old, Committee on Horses-Robert Simpson, Hiram Kilton, and John Mecum.

ON CATTLE. Best bull over 3 years old, Best bull from 2 to 3 years old, Best bull from 1 to 2 years old, Best milch cow,

Best Stallion over 5 years old,

Best Saddle Horse or Marc.

Best Gelding from 3 to 4 years old,

Best Herse Colt from 2 to 3 years old.

Best Buggy, " "Best Draft " "

Best Brood Mare,

2 00 Best heifer from 2 to 3 years old, Best heifer from 1 to 2 years old, Best yoke of work oxen over 4 y'rs cld, 4 00 Best yoke of steers from 3 to 4 years old, 3 00 Best yoke of steers from 2 to 3 years old, 2 00

Best voke of steer from 1 to 2 years old, 2 00 Best calf under I year old, 1 00 Committee on Cattle-Joseph Black, John P.

Best fine-wooled buck, Best 3 fine-wooled ewes, Best 3 fine-wooled terabs, 2 00 1 00 Committee on Sheep-Thomas Fesler, James M.

Miller, and Horatio White. ON HOGH 1 00 Best sow and pigs, 2 00 Best fat hog. 2 00

Committee on Hogs-Leroy Jones, Abraham Lastey, and Abner Stout. Best acre of wheat,

Best acre of corn, Best acre of oats, Best 4 acre potatoes, Best 4 acre sweet polatoes,

Best & acre of turnips, Best 4 nere of onions, Best 1 acre of onion sets, Best acre of grass,

Committee on Crops-George Dusky, L. S. Bestow, and Lemuel Powell. ON PRUIT, PLOWERS AND POULTRY.

\$1.00

3 00

2 00

2 00

Best bushel apples, most and best varieties, Best bushel dried apples, Best lot grapes, Best shew of flowers, Best lot of poultry,

Committee on Fruit, Flowers, and Poultry-Martin Heckard, Meizar Nye, jr., and James M.

ON BUTTER, CHEESE, HONEY AND GARDE - VEGETABLES Best 5 lbs buiter, Best cheese, Best 5 lbs honey in comb.

Best bushel sweet potatoes, Best bushel of omous, 0 50 Best bushel beets, Best & dozen cabbages, Committee on Butter, Cheese, Honey, and Garden Vegenbies-Francis A. Rachburn,

Gordner, and Jepiha Heacox. "N MANUFAC URED ARTICLES. Best buggy or carriage, Best fann wagon, Best ox cart, Best saddie.

Best harness. Best pair " en's boots, Best pair ladies' shoes, Best plow, Best harrow, to work corn,

Best shovel plow or other implement Best com hoe, Best mattock.

Best ox voke and bows. Best com-sheller, Best cutting box, Best fanning mil, Best farm gate, Best road scraper, B st churn. Best loom, Best washing machine, Best barrel flour, Best barrel salt, Best ser chairs, Best bureau. Best fall-leaf table, Best stand,

Best side sole leather, Best side upper leather, Best calf skin, Best 5 pieces tin ware, Best 2 dozen reeds, Best barrel,

Be t made dress coat. Best made vest, Best made pantaloons, Committee on Manufactured Articles-Horace Holt, Milion Walker, and Aifred Lunian.

ON DOMESTIC ARTICLES. Best 10 vards flangel. Best 10 yards jeans, 2nd " Best 10 yards rag carpet,

Best pair blankets, Best 10 yards linen, Best 10 yards linsey,

Best coverlet. Best bed spread, 2nd Best quilt, 2nd 44

Best hearth rug. Best pair woollen stockings, Best pair linen Best pair cotton do, Best pair socks, Best show of fancy needle work, Best card ba ket. Best tamp mat, Best stand cover, Best net cap, Committee on Domestic Articles-James G.

Mitchel, William Ledlie, and Harriman Plum-ON PLOWING. st plowing,

Committee on Plowing-Josiah Simpson, Wilium Radford, and Jeremiah F. Brown.

It is expected there will be an address delivered

June 25, 1852. HF above amount is due us from our former patrons in Meigs county, in small sums, of m \$1.50 to \$10, and we hereby give notice to all concerned that they will oblige us very much by paying promptly. You will soon be called upon, and we do not desire to call more than once.

Office-at his residence, in Pomeroy. jy15-tf

An Exhibit OF THE EXPENDITURES AND RECEIPTS of Meigs Coun y, for the year ending June

Paid Assessors of Tow ships, \$355 25 "Common School Expenses, 52 00 Highway 203 99 235 80 do. do, Coroner's 780 83 Auditor's fees, Board of Equalization, 20 00 County Commissioners, Associate Judges, 112 50 158 FO Grand Jurors, Petit Jurors, lustices in criminal cases, 38 96 614 80 Witnesses do Constables do Prosecuting Attorney, 233 32 for assistant, 699 49 Jail expenses, Salary to Sheriff, 108 33 for Stationery. for Printing, Incidentals. Treasurer per cent. on

24 84 7 \$493,95 8 at 5 percent., RECEIPTS Bal. in Trees'y June 1851, \$487 19 5 Collected on Depticate of 1851 \$2 00 Am't rec'd for Tavern Li-16 34 0 1 00 cense, 2 00 Am't reo'd for Jury fees, " fines before J. P., 132 62 0 " for Stud Horse licenses.

" for Permits to 41 97 8 sell Goods. " fines and cos s per Cl'k, 144 26 0 refunded, 14 63 0 " per t oroner, for perfection of 2 38 0 Tax Sale.

Excess of Receipts over Expenditures, \$194 51 By order of Commissioners June 10, 1852-3w S. HALLIDAY, Auditor.

Notice.

'HE Commissioners of Meigs county, at their March session, 1852, determined that a gen eral levy of 10 cents on the \$+00 valuation of all axable property entered on the Duplicate of 1852 be assessed for Road purposes. Also the following special Road Taxes have been reported to this Office:

1 00 By the Trustees of Chester 20 c nts on the \$100 00 By the Trustees of Olive 4 cents on the \$100 thersto for the gratification of his lewd and las valuation.

1 00 By the Trustees of Orange 20 cents on the \$100 valuation. By the Trustees of Salem 1 cent on the \$100 val-By the Trustees of Salisbury 10 cents on the \$100

> valuation. All of which may be discharged by labor on the highway, under the direction of Supervisors, at the case of seventy-five cen a per day. June 10, 1852-w S. HALLIDAY, Auditor.

Notice.

N conformity to the requisitions of section :3 o "An act for the assessment and taxation of abereon according to its true value in money. passed April 13th, A. D. 1852,
The Commissioners of Meigs county did, on the

Sth day of June ins ., divide said county into for asse sing districts, as follows: 1s . The township of Salisbury. 2nd. The townships of Salem, Columbia and

Rutland. 3rd. The townships of Scipio, Bedtord, Cheser and Orange. 4th. The townships Olive, Lebanon, Letart and

Jane 10, 1852-3w S. HALLIDAY, Auditor.

Ordinances of the Town of Pomeroy. AN ORDINANCE regulating the meetings of the

Town Council of Pomeroy, and for other puri. Be it ordained by the Town Council of the Town of Pomeroy, That the meetings of the Town Council shall be held on the first Monday of every month, at 4 o'clock, P. M., and at such 3 00 other times as may be designated at any regular 1 00 meeting, and any member failing to attend shall pay a fine of fifty cents, unless he shall give an

excuse satisfactory to the Council. 2. That at the meeting next after the members of the Town Council shall be qualified to act, a 1 (0) Marshal, three Deputy Marshals, and a Treasurer 2 00 shall be elected by ballot, and the amount of se curity to be given by each shall be determined.
3. It shall be the duty of the Trea urer to 00 collect all taxes levied by the Town Council, other than the levy required to be certified to the 1 00 County Auditor; and he shall receive therefor,

1 00 five per centum on the amount collected 1 00 4. It shall be the duty of the Massia', and of 1 00 the Deputy Marshals, to see that all the ordi-1 00 nances made to preserve peace, quiet, and good 00 order in the Town are observed; and for this purpose, either the Marshal or Deputy Marshals may mmediately arrest, without process, any person 0 50 or persons who shall, in their presence, violate any such ordinance, and forthwith take nov such person or persons before the Mayor, or some Jus tice of the Peace of the county, for trial,
AARON McRDOCK, Mayor.

LEWIS S. NYE, Recorder. Adopted, June 20, 1852.

AN ORDINANCE for the prevention of certain immoral practices.

1. Be it ordained by the Town Council of the

Town of Pomeroy, That if any person of the age of fourteen years and upward shall be found on Sunday, sporting, rioting, quarreling, hunting, fishing, shooting, making a noise to the disturbon conviction, be fined in a sum not less than fifty cents nor more than five dollars; provided s authorizing any person licensed to keep a lavthat nothing herein contained shall be construed to prevent travelers from continuing their journev, watermen from landing their passengers, or boats from being supplied with fuel.

2. On time interrupt or molest any religious society, or any member thereof, or any persons when mei to gether for the purpose of worship, or the performance of any of the duties appertaining to them as mer bers of such religious society, the person or persons so offending shall be fined in any sum not exceeding twenty dollars.

3. That if any person of the age of fourteen years and upward shall profanely curse and damn, or profanely swear by the name of God, of Jesus Christ, or the Holy Ghost, each and every person so offending shall be fined in a sum not exceedfor each offense. 4. That if any person shall be found in the

street, or any other public place within the Town, intoxicated, or so much excited with intoxicating drink as to excite and bring around him ; crowd of persons, uch person shall be d. emed gui:ty of an immorality, and may be committed to the jail or kept in custody, at the discretion of the Mayor, until he shall become duly sober, and AN ORDINANCE granting licenses to Hawkers shall be fined in any sum not exceeding five dol-lars. AARON MURDOCK, Mayor. 1 00 lars. LEWIS S. NYE Recorder.

Adopted, June 20, 1852.

ms, to enter the same by 10 keep a disorderly house, by permitting drunken his sickness or observer, from the Recorder, a hi ness, gambling, fighting, quarreling, fevelry, or cense or permit for the springose, under the seal of of Spring and Condor streets, two feet below the such loud and boisterous speech as to disturb the corporation, which licence shall state the top of the stone foundation under Morgan Ball's

keep or exhibit for gain, any gaming table or bank cation, stating the time for which license is de-or any gaming device or machine of any kind or description, under any denomination or name his merchandize.

machine of any denomination or name, in his, sum of twenty five cents for issuing such license, her, or their house, or in any out-house or other

4. If any traveling merchant, pedler, or hawkbuilding or erection of which he, she, or they er, shall vend any goods, water, or merchandize the process or making the arrest to take into his thereof. And if any such person shall, on de possession all such gaming devices; and in case mand, refuse to exhibit his license to any person of conviction, the Mayor or other officer before of full age, to whom he shall offer to vend any Second street—On both rides of Scennd street. whom the defendant or defendants are tried shall goods, ware, or merchandize, such refusal shall from its interaction with Mechanics' street to order and direct the said gaming devices to be de- be taken as conclusive evidence that he has no the ast side of S. compre street.

stroyed. Sec. 4. That if any person shall use any obscene, indecent, or insulting language to or in the hearing of any citizens of the town or others, thereof, be fined in any sum not exceeding five dollars.

not exceeding five dollars. SEC. 6. That if two or more persons shall as- the river bank or other grounds to injury, may be Condor, street.—Or both sides it m Si ting street to Cherry street. drums, or in any other menner to make loud and drain such tot or lots, in the manner and within unpicasant noises, calculated to intimidate or the time prescribed by Councit, annoy the citizens, or to disturb the peace and SEC. 2. That whenever the Toy shall, on conviction thereof, be fined in any sum the owner of any lot or lots adjoining thereto, not exceeding five dollars, nor less than one dollars, by resolution of Council, be required to adthe person or persons convicted shall be liable to grade of the street, under the direction of the imprisonment at the discretion of the Mayor un-Street Comm. sioner, e-her by filling up or reif the fine and costs shall be paid, or until oth- moving earth, as may be required for that purerwise discharged.

AARON MURDO K, Mayor.

LEWIS S. N.E. Recorder. Adop.ed June 20, 1852.

AN ORDINANCE to suppress and restrain houses of ill fame. Sec. 1. Be it ordained by the Town Council of

any female person or persons for the purpose of such labor expended. prostitution, or suffer any such to reson thereto for that purpose, or was shall knowingly let or such lot or lots shall refuse of neglect to comply of which the a de walk is situated, and may be tesse any dwelling house or other building for with the requirements of such resolution within the purpose of which he, she, or they have the the time therein specified, it shall be the duty of that purpose, of which he, she, or shey have the owner hip, reenry, or legal control, he, she, or the Street Commissioner to cause the same to be they shell, on conviction thereof, be fined in any done at the expense of the town, and the amount sum not less than ten dollars, nor more than one of money so expended shall be a dept due to the headted collects. Sec. 2. That all female persons who shall re-

side in may brothel or house of ill fame, or resort lots from the time of the adoption of such resohere to for the purpose of prostitution, who shall lution. prostitute themselves, or use indecent or lasely. ious language, gesture, or behavior, to eniice persons therein for the purpose aforeseid, shall, on conviction thereof, be fined in any sum not less

brothel or house of ill fame, or resort thereto far couraging the owner or keeper of any such house or the females who reside therein, or shat' resort more than wenty dollars.

AARON MURI OCK, Mayor.

Liwis S. Nye. Recorder. Adopted June 20, 1852.

AN ORDINANCE creating the office of a Super intendent of the Pomeroy Burying ground, and defining his duties. roy, That hereafter the Town Council shall ap point a Superintendent of the Pomeroy Buryinground, whose duries shall be as follows:

First. To superintend interments in the public part of the burying gr und Second. To issue cert ficates to purchasers for any part thereof disposed of. Third. To super ntend all matters pertaining per cent, for all monies collected.

o the general condition of said ground. Fourth. No person other than the owner of a lot shall be permitted to use or occupy said ground as a place of interment, except under the direcon of the Superintendent. Any person who she's refuse to compl. with the requisitions of the Superintendent, or who shall so use and occupy any private lot without permission shall be fined in any sum not exceeding ten dollars, and pay the pense of the removal of the body so interred.

Allest, AARON MURDOCK, Mayor.

LEWIS S. NVE. Recorder. Adopted June 20, 1852.

AN ORDINANCE granting licenses and regulating Taverns.

Sec. 1. Be it ordained by the Town Council of the Town of Pomercy, That no person shall be rmitted to keep a tavern within the town withit having obtained a license from the Mayor for

Sec. 2. That every application for license shall shall be stated the place where the tavern is proposed to be kept. And the applicant shall produce satisfactory evidence of his having given ten days previous notice of his application, and the at he same time, and that only for immediate use me when application will be made, by publication in some newspaper published and in general circulation in the town. SEC. 3. That when any ten or more repulable recholders of the Town shall remonstrate in wri-

ing against the granting or renewal of any liise, stating therein the reason why, in their opinion, such license ought not to be granted or dence presented in favor of and against to e granting of such liceose and may, in his discretion, great or refuse such license, provided that the Mayor shall be satisfied that the notice required by this or linance has been given, that such Tay that the applicant is provided with suitable accommidations, and is a suitable person to keep the same before he shall grant such license. SEC. 4. That the Mayor shall, at the time of shall not be more than twenty dollars, nor less than two dollars for each year, which sum shall

ern to sell any spirituous or other intoxicating liquors. SEC. 6. That the same proceedings shall be

as on the original application, except that no notice of the intended application shall be neces-

Sec. 7. The fees of the Mayor for issuing s id

Sec. 8. That if any licensed tavern-keeper shall allow or permit any kind of rioting or reveling drunkenness or intoxication, or gambling, in bit or her house, or on his or her premises, such tay ern keeper shall, for every such offense be fined in any sum not exceeding twenty dollars, nor less than five dollars, to be recovered on complaining one dollar, nor less than twenty-five cents before the Mayor, in the name of the State of Ohio, for the use of the Town of Pomeroy. And in case of conviction for either of the above offences, the license of such tavern keeper shall not be renewed for at least one year thereafter.

AARON MURDUCK, Mayor.

L. S. NYE, Recorder,

license shall be twenty five cents.

and Pedters.

Sec. 1. Be it ordained y the Town Conneil of the Town of Pomeroy. That before any person Linn and Front; thence running to the point the products or manufactures of the State of streets.

SEC. 3. Every such applicant, before he shall each, on conviction thereof, be fined in any sum not exceeding twenty dollars, nor less than two dollars.

Sec. 3. That if any person or persons shall suffer any game or games whatsoever to be played for gain, upon or by means of any gaming device or weekly any game of the sum of twenty cents; if on foot, the sum of one dollar. And he shall also pay the sum of one dollar. And he shall also pay the sum of twenty five cents in the sum of twenty cents; if or foot, the sum of one dollar. And he shall also pay the sum of twenty five cents in the sum of twenty cents. It is not street; there e running in the sum of twenty cents; if or foot, the sum of twenty cents; if or foot

> such license: AARON MURDOCK, Mayor. L. S. Nyz, Recorder. Adopted June 20, 1852.

the person so offending shall, on conviction AN ORDINANCE providing for the draining and filling up of lots and side walks.

Sec. 1. Be it ordained by the Town Council of SEC. 5. That if any person shall, without apparent cause, raise the cry of fire to alerm and lerrify the citizens, every person so offending shall, on conviction thereof, be fined in any sum or on which is stending water, or which is below the surface of the surrounding grounds, or on which the water does not drain off freely. but percolates through the ground and exposes Src. 6. That if two or more persons shall as- the river bank or other grounds to injury, may be

SEC. 2. That whenever the Town Council shall quiet of the town, every person so offending have, by ordinance, fi ed the grade of any street. lar. And in ca es arising under this ordinance, just the grade of the side-walk to the established pose, and within the time prescribed by the Coun-

Sec. 3. It shall be the duty of the Recorde immediately on the persone of the resolutions con-templated in this ordinance, to cause notice there—the town council, shall be out of repair for moreof to be given in some newspaper published in than three days, it shall be the daily fathe Street the town for four successive weeks, or to cause Commissioner of the proper ward, to notify the personal service of a copy of such resolution up owner or owners of the bits adjoining which the the Town of Pomeroy. That any person or per on each owner of lots, or his, her, or their legal sons who shall keep gov brochef or house of ill agent or atterney upon which, or adjoining which fame in the town of Pomeroy by keeping therein such improvement is required to be made, and SEC. 4. That n case the owner or owners of

town from the owner of owners of such lot or als, and, moreover, shall be a lien on such lot or AARON MURDOCK, Mayor. L. S. Nye, Recorder,

Adopted, June 20, 1852.

AN ORDINANCE to Tax Dogs. han one dollar nor more than twenty dollars.

SEC. I. Be it ordened by the Town Council of the Street Commissioner of saidward, within forty four een and upward, who shad reside in any such and is hereby assessed upon each and every dog days, to open a drain of sufficent capacity to over the age of three months, and two dollars upon to the purpose of aiding, assisting, abetting, or en each and every buch over the age of three months. to the river, and keep the same in repair.

until such fine be paid or until he or she shall shall be allowed one dollar per day provided that northerly or back part of their lots adjoining Conbed discharged by the Mayor, or in due course of nor more than three days shall be charged for each dorstreet, so as to prevent water from standing on annual assessment.
Sec. 3. It shall be conclusive evidence to the

Marshal that a dog or birch is own d or kept by the individual upon whose premises he or she habitually resorts.

year, commencing with the first day of June. SEC. 5. It shall be the duty of the Treasurer to col ect the taxes so assessed on or before the first day of Or ober in each year, in the same manner collected, for which he shall be cantiled to five

Sec. 6. It shall be lawful and is hereby made bitches found within the I mits of the corporation having no owner or keeper, and all o hers upor which taxes shall have been refused; and to provice for the removal of the same wishon. limits of the corporation, for which he shall be allowed fifty cents for each dog or birch so killed and removed; provided, it shall not be so construed as to include dogs following their owners or keepers, visiting the town for temporary our-poses. AAHON MURDOCK, Mayor.

L. S. Nyr, Recorder.

Adopted June 20.h, 1852. AN ORDINANCE to regulate the sale and keeping of Powder. Sec. 1. Be it ordained by the Town Conneil of the Town of Pomercy, That all resaliers of pow-

e in writing, signed by the applicant, in which cents for issuing a id license, each license to one dollar per annum, and a fee of twenty-five gover but one place of sale-

or re all purposes. SEC. 3. No magazine for the purpose of keepin . powder, shall be erected nor allowed to remain make the several improvements hereby required. hundred yards from any dwelling house or other the said ward in which the neglect or refused build ug, nor if without the corporation, at a less

Sac. 4. Any person violating any of the above provisions shall be fined in any sum not exceeding en, nor less than one dollar, at the discretion of AARON MURDOCK, Mayor. L. S. NyE, Recorder.

Adopted June 20th, 1852. AN ORDINANCE establishing the grades of cer- Atkinson John

toin Streets.

Be it ordained by the Town Council of the Berlin J W Fown of Pomeroy, That the following grades be Beggs James granting such license, fix the price thereof; which and they are hereby esto dished as the grades of Barnett Thompson the streets mentioned, viz: ance of the citizens, at common labor (works of necessity and charity excepted), he or she shall, issuing or said license.

Second street, common at a stone at the N. E. co ner of the German Lutheran Church as the issuing or said license. Second street, commencing at a stone at the N. Sec. 5. That nothing herein shall be construed above the base; thence to a point opposite Syca- | Crawford David more street, one foot above the base; thence to intersection of Linn street, on a rock 6 7-10 feet above the base; thence to a point opposite the west line of lot No. 119, 8 6-10 feet above the base. had, in case of an application for a renewal of thence to a point opposite the centre of Court Dawson R license at the same place as in the year preceding, street in the middle of Second, 6 9-10 feet above the base; thence to the intersection of Mechanics' Edwards William

street 2 36-100 feet above the base. The re-

grade for the present. Mul' erry street, con mencing one foot above the Gelleland Jacob surface of the intersection of Mulberry and Second | Gilau Adaline street; thence to the surface of the west line of ot No. 183; thence to the surface of the west line Hill & Perigs of lot No. 180; thence to a point two feet below Heald John the surface on the cast in front of lot No. 174. Hynson N R Mechanics s-feet, commencing at the intersection of Second and Mechanics street, at he Jenkins Thomas grade testablished by this erdinance; thence on a lever to the run near lot No. 168; thence to the Kelly Philip WCat line of lot No. 773-elevating two feet .--The remaining portion of Mechanics' street to Lacy Warrick S remain ungraded for the present.

Butternut street, commencing at the intersection of Front and Sutternut streets, and running M half way to Second street, elevating two feet; and McKnight Haden thence to Second street, depressing two feet. The McClure F S remaining portion of Butternut sine, to remain for McChize Cathorine the present without grade.

Line street, commencing at the intersection of

shall be permitted to your merchandize other than established at the intersection of Linn and Second

quiet and peaceable citizens residing in the vicinity, every person so offending shall be fined in
any sum not exceeding twenty dollars nor less
than two dollars.

Sec. 2. That if any person or persons shall licerse stall deliver to the Mayor a written applithe intersection of Plum and Conder streets, six
which such license is granted.

Sec. 2. Every person desirous of obtaining a
licerse stall deliver to the Mayor a written applithe intersection of Cherry and Conder streets,

Charles Church's dwelling house.

Spr ng srr et, commenc nr at its intersection with Cond r street; thence in a line to Condor whatsoever; or if any person or persons shall seep or exhibit any billiard table for the purpose aforesaid; the person or persons so offending shall be entitled to a license, shall pay to the Treasustreet; thence in a right line to a point opposite aforesaid; the person or persons so offending shall be entitled to a license, shall pay to the Treasustreet; thence in a right line to a point opposite aforesaid; the person or persons so offending shall be entitled to a license, shall pay to the Treasustreet; thence in a right line to a point opposite aforesaid; the person or persons so offending shall be entitled to a license, shall pay to the Treasustreet; thence in a right line to a point opposite aforesaid; the person or persons so offending shall be entitled to a license, shall pay to the Treasustreet; thence in a right line to a point opposite aforesaid; the person or persons so offending shall be entitled to a license, shall pay to the Treasustreet; thence in a right line to a point opposite aforesaid; the person or persons so offending shall be entitled to a license, shall pay to the Treasustreet; thence in a right line to a point opposite aforesaid; the person or persons so offending shall be entitled to a license, shall pay to the Treasustreet; thence in a right line to a point opposite aforesaid; the person or persons so offending shall be entitled to a license, shall pay to the treasure.

Adopted June 28th, 1852. AN ORDINANCE establishing Side walks. have the care or pessessien, the person or per-sons so offending shall each, on conviction there—shall forfeit and pay for every such offense not. Town of l'ourery, That the lot owners on the of, be fined in any sum not exceeding twenty dol- less than one dollar nor more than ten dollars, to streets hereinafter named be, and they are hereby lars nor less than two dollars. And in all such be recovered by an action of do bt before the May required to construct and keep in repair sidelars nor less than two dollars. And in all such of the feed of the Peace having jurisdiction walks, six test in width, of atone, brick or ward, the process or making the arrest to take into his thereof. And if any such person shall, on de on the side of the streets next their lots severall;

> Butternut street -On the east side Butternut street from Front to Second street. Mulberry street-On both a des Muib rry from

econd to the west end f the street. Sycamore street-On both sides from Front to Second street. Spring street-On both sides from its inter esion with Front to Cond.r street.

Plum street-On both sides from its interset. tion with Front street to Condor's roet. Cherry street-On toth sides trun Front to

Said side walks to be completed by the first day of October next; and if any owner or cemer. of any lot or lots as above stated, shall full or neglect to complete the side walks required to be onstructed by this ordinance, by the first day of letober next, it shall be the duty of the Street commissioners of the proper ward, immediately to cause the side walk to be codstructed at the expense of the town; and the cost thereof shall be a ein upon' the lots, and shall be collected from the owner or owners by an action of debt before

the Mayor, at the suit of the town.

Be it further ordained. That if at any lime the han three days, it shall be the daily fifthe Street side walk is situated, to repair the gide walk unmediately; and in care it shall be neglected, then the Sircet Commissioner shall cause the same to be repaired at the extense of the town, and he e dice ed from the owner or owners, by an ection of de'n before the May 1, for the use of the town

L. S. Ner. Recorder. Adopted June 28t , 1852.

Resolved, by the Town Council of the Town of Pomeroy. That the following copy coments be required to be made in accordance with the provisions of an "An ordinance providing for draining a d filling up of loss and side welke," to That in the first ward, the owner or owners of

convey the water rom the back part of said lot owned or kept within the corporation.

Sec. 2. It shall be the duty of the Marshal, be loss between Am's Dunham's and the Rolling That in the second ward, the several owners of tween the first and fifteenth day of August, in Mill lot, within for y days, under the direction of civious practices, shall, on conviction thereof, be the year 1852, and between the first and fifteenth the Street Commissioner of said ward, be respect fined in any sum no less than one dollar nor day of June in each year thereaf er, to make out ively required to fill up the side-walks adjoining more than wenty dollars.

an exact list of all dogs and bitches in the name their several loss on the south side of Conder. Sec. 4. That any person convicted of any of their respective owners or keepers, a duplicate street, six feet in width to the height of the established grade and any of which shall, within five days thereafter, be likely grade and a street of the established grade grade and a street of the established grade gr lished grade. and a so under the like direction. iable to impresonment in the jail of the county delivered to the Treasurer: for which services he and within the time storesaid, to fill up the

> in the like time, and under the like direction. the owner or owners of lots situate on Condor habitually resorts.
>
> Sec. 4. All dogs or bi ches brought within the limits of the corporation after the first of June in cach year shall be listed by the owner, and as view ikewise to the conveyance of the water to street, be required to fill up the side-walk ad-Cherry street, and likewise to fill or drain the said lots between the old Foundry and Cherry street, so as to prevent water standing on said that State and county taxes are required to be Co. dor street, between Cherry and the east end of Condor street, be required within the like time

their respective lots, or drain the same; that with-

under the lile direction, to fil up the ide-walks adjoining their tespective lots, six feet in width. duty of the Marshal, to ki' all dogs and to the height of the established grade; and also ches found within the Units of the corporation severally full up the southerly and of their spective lots between Cherry street and Horace Add ins' lot, so as to prevent the water from standing thereon. That in the third ward the several owners of lots, on the south side of Second street, between the Lutheren Church and Washington Stivers' t, be required, within sixty days, under the di-

he same, so as to prevent the water from stand ing thereoa; and also fill up the side-walks adjoining their respective lots (whenever necessary) to the established grade. That Charles R. Pomerov be required, under i e direction, and within ferry days, to fill up the sunken ground near the front street, on the der within the corporation, shall first obtain a south-westerly part of the lot adjoining Mr. Stack iccuse from the dayor, for which he shall charge

rection of the Street Commissioner of said ward, to fill up their respective lats, or sufficiently drain

note's lot, so as to insure the water being conveyed and receive for the use of the town, the sum of off instead of running through the ground. That the owner or ewners of the nunken or low ground, in front of where Mr. Witkinson r aides be required, under like direction, and within Sec. 2. No person shall be allowed to keep forty days, to fill up said ground so as to convey off the water and prevent its remaining thereon. That in case the owner or owners of lots, a any of them shall neglect or refuse to comply with

the requisitions respectively made, and fail to within the corporation of a less distance than two it shall be the duty of the Sireet Commissioner of shall occur, immediately to cause the same to be dis once than two hundred yards from the line of the corpora ion. L. S. Nyr., Recorder. Adopted July 2nd, 1852.

> List of Le ters REMAI ING in the Post Office, at Pomeroy, Onio, July 1st, 1852: Morgan John S Melcalf Allen Nelson George Olney H W Bussard J

Price Charles Pety Mr Porter Mr Atha Curtis James Parry Walter Castle C H Redmond Walt Davis Rebecca Richardson A W Steele Hugh

Palser Mary maining portion of Second strict to be without Greser W Heiswab Mike Swarengen B nnet Slover Oliver Sauters Wm Sawyers John Stephens W J Stewart George N Thomas Wm

Taylor G W Tubbs R B W Wilson Isano Watson Ellaha Willin John

Ward Thomas Williams David McKnight Wm JAMES RALSTON, P.M. 1 15

20 Dozen Blank Books, assorted sizes, — Aiso, a small iot of Fancy Bibles, Senday School Testaments, Webster's University Diction-Premiums may be awarded on articles of m rit not enumerated in the foregoing list.

AN ORDINANCE for the suppression of disorders in the foregoing list.

AN ORDINANCE for the suppression of disorders in the foregoing list.

Sycamore strict, commencing at the intersection of Sycamore strict, commencing at the in

Tenneman Franz Terreil Joseph Taylor Thomas